

### Mr. Burrows' Appointment.

"The many friends of Hon. Julius C. Burrows of Michigan in Iowa and throughout the nation, will be pleased with the mark of appreciation shown him by the administration in tendering him the appointment of solicitor of the treasury. The office is one requiring signal ability and superior legal attainments, and the selection of Mr. Burrows is most fitting and creditable to the administration. The president has, as a rule, been very fortunate in his appointments of public officers, and this one is no exception to the experience of the past. Mr. Burrows is one of the broad minded men of the nation, ranking with those whose appointments to official position cannot be considered as a compliment, but as a meritorious recognition of fitness, ability and character, and while the *Nominalist* appreciates the disposition of the president to select such assistants of the people in the departments, it regrets to see such men as Mr. Burrows drawn from active participation in the discussion of these questions directly affecting the welfare of the country. At this time we can only spare statements of Mr. Burrows' force and aggressiveness from active duty in the front rank, and hence we hope that his appointment as solicitor of the treasury may be only an interlude to his active political career. Bourbon ascendancy in the national house of representatives calls for men of Mr. Burrows' stamp, and the needs of the country demand their presence in the face of the enemy upon the floor of congress. The record this gentleman has made in the past is familiar to the public and it is the hope of republicans that it is permitted in the near future, to show a continuance in the direction where the greatest benefit will result to the nation at large. In every political emergency, in congress and out of it, has Mr. Burrows stepped to the front, and with his colleagues done valiant service in tiding over disaster whenever and wherever threatened. His splendid canvass in this state last year will ever be gratefully remembered by Iowa republicans, who, while they take pride in any honor that may fall to him through a recognition by the administration, would feel more rejoiced in any distinction accorded him by the republicans of Michigan that would give his services directly to the fighting force of the party in a national sense."

The republicans of Iowa, for whom Mr. Burrows did some splendid service last year, will heartily echo all the *Nominalist* says. He impressed himself upon the republicans of this state as a man of such great ability and decided worth that he can draw on this state at sight for anything that he wants. Every republican in this state hopes to see him in the next congress. He is of the strong and sturdy stamp of men needed there.—*Des Moines Register*.

Last Monday afternoon a man and woman arrived on the afternoon train at Bloomington and stopped at Geo. Ferguson's hotel. The woman carried a baby, which she handled in a very peculiar manner, the little one being fastened on a pillow. After partaking of supper they left with one of Gil, Hudson's livery rigs and some time in the night the man returned alone, and after settling his bill disappeared, since which nothing has been seen of either him or the woman. Mr. Root, who lives on the base line north-west of here went to his barn with a lantern to do his chores, and hearing a strange noise and seeing something white upon a pile of hay, was somewhat startled and went over after help. The suspicious object proved to be a baby fastened to a pillow. Further examination showed it to be a boy, apparently about two months old, alive, well, and awfully hungry. Some of the neighbors, we are told, have taken the child, and he probably will be better cared for than by the unnatural mother who so cruelly deserted him.—*Globeville Herald*.

It is one of the free-trade assumptions that our protective tariff robs the workman of a large share of his property, which goes to his employer. Testimony to refute this comes from the *London Times*. That great English journal shows that, taking the cost of production at 100, in England 56 per cent. goes to labor, 21 per cent. to capital, and 23 per cent. to the government. In France labor gets 41 per cent., capital 56 per cent., and the government 23 per cent. In the United States 72 per cent. goes to labor, 23 per cent. to capital, and 5 per cent. to government. This is from a free-trade British journal, and shows that much the largest share of the price of manufactured products in this country goes to the workmen in wages, labor here getting a proportion 50 per cent. more than in England. This is not an admission to be passed by lightly. Suppose D. A. Wells or some other theorist put it into his next batch of assertions—just for the sake of variety.—*Post and Tribune*.

Representative Nichols of Georgia, who aroused the house on Monday by his resolution directing Senator Sherman to investigate "ku-klux out-

rages" in Cincinnati, is rather too funny for his fellow-democrats. His smart Alexander resolution only calls increased attention to the fact that Cincinnati is a democratic city, represented by democratic congressmen from a state whose democratic governor was elected to office on the distinct democratic platform of "free whisky and no Sunday."—*Philadelphia Press*.

We have taken the *NORTHERNER* over twenty years, have read it carefully and until within the last year have heard no fault found with the present jail. We know a prisoner who boarded with Hank a long time who says he had a clean bed and good accommodations. He says he once boarded at the Palmer House, Chicago, and he declares most positively that Mrs. McCabe is just as good a cook as Mrs. Palmer.—*Lawrence Cor. Decatur Republican*.

The Tuesday morning train going east ran over a man at Grand Junction, entirely severing the head from the body. The circumstances, as far as known, are as follows: On Wednesday night a stranger put up at the hotel, and on rising Tuesday morning he remarked that he would go out and see if he could get work. He was seen by the fireman passing across the track, beyond the reach of harm. He was next seen with the body lying perpendicular to the track, with the feet outward, indicating that he was not hit, but had voluntarily thrown himself on the track, with self-destruction in view. Up to the time of our information, nothing was known of his name or residence.—*Massachusetts*.

### Legal Notices.

**MORTGAGE SALE.**—Default having been made in the payment of a certain mortgage, bearing date the seventh day of November, A. D. 1884, executed by Foster Johnson and his wife Elizabeth Johnson, of Van Buren county, state of Michigan, and recorded in the office of the Register of Deeds of Van Buren county, state of Michigan, in Liber number 26 of mortgages, on page two hundred and seventy-three on the eighth day of November, A. D. 1884, and the amount due on said mortgage, being one hundred and forty-one dollars and thirty-seven cents, (\$141.37), and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid, or any part thereof.

Now therefore, notice is hereby given that by a power of sale contained in said mortgage, there shall be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Van Buren, Van Buren county, state of Michigan, on Saturday, the 12th day of July, A. D. 1884, at twelve o'clock noon, of said day, said court house, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount now due on said mortgage, said premises being described as follows, to-wit: The north half of section thirty-four (34), in township two (2) south of range thirteen (13) west, containing eighty acres of land according to the plat of said section, and more or less in Van Buren county, state of Michigan. 1713629

Dated April 10th, A. D. 1884.

P. S. GILMES, Mortgagee.

**CHANCERY SALE.**—In pursuance and by virtue of a decree of the Circuit Court of Van Buren, in chancery, made in a cause there pending, in which the Blackhawk University of Cheltenham, Michigan county, Illinois, is complainant, and Andrew Gibson, Carlisle Gilbert, Samantha E. Gilbert and Mary Lanning are defendants, bearing date November 27th, 1884, I shall offer for sale at the highest bidder, at the residence of said complainant, at the front door of the court house, at Van Buren, in said county, on Monday, the second day of June next, at ten o'clock in the forenoon, the land and premises described in said decree, which description is as follows, viz: The undivided one-half of the north-east quarter of section thirty-four (34) of Charles C. Cross's addition to the village of Bangor, according to the recorded plat thereof, in the township of Bangor, county of Van Buren and state of Michigan, being on the north-east corner of said village and extending south from thence thirty-nine feet. 1713701

Dated April 17th, 1884.

O. W. ROWLAND, Circuit Court Clerk for Van Buren Co., Mich.

**ORDER FOR HEARING CLAIMS.**—State of Michigan, County of Van Buren, ss.: Notice is hereby given, that by an order of the Circuit Court, for the county of Van Buren, made on the 7th day of April, A. D. 1884, six months from that date were allowed for creditors to present their claims against the estate of Emily Bishop, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Circuit Court, at the Probate office, in the village of Van Buren, for examination and allowance, on or before the 7th day of October 1884 next, and that such claims will be heard on the 7th day of October, the 7th day of July, and on Tuesday, the 7th day of October next, at ten o'clock in the forenoon of each of those days.

Dated, Van Buren, April 7th A. D. 1884.

ORIN N. HILTON, Judge of Probate.

**SALE OF STATUTE LANDS.**—And for General's Office, Lansing, Mich., March 28, 1884.

Notice is hereby given that certain lands situated in the county of Van Buren, but out of the corner of taxes of 1880 and previous years, and described in a list to be forwarded to the office of the Treasurer of said county, will be offered for sale at public auction, to the highest bidder, by said treasurer, on the first Monday of May next at the County Treasurer's office in the village of Van Buren in said county of Van Buren, at the hour of ten o'clock in the forenoon for the ordinary tax sales, if not previously disposed of at this office according to law. The list may be seen on application to the County Treasurer, after it is received by him. The lands will be offered subject to the purchase of the State's title at this office prior to the sale in the court house.

WILLIAM C. STEVENS, Auditor General.

**GUARDIAN'S SALE.**—In the matter of the estate of Aella M. Harmon et al., minors. Notice is hereby given, that by virtue of a license granted to me by the Probate Court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the front door of the court house, in the village of Van Buren, on the 18th day of April, 1884, at ten o'clock in the forenoon, all the right title and interest of the said Aella M. Harmon, Phebe E. Harmon, and the estate of Aella M. Harmon, minors, in and to the following described real estate, to-wit:

The north half of the west half of the north-east fractional quarter; also a strip of land twenty-one (21) rods wide on the north part of the south half of the west half of the north-east fractional quarter, all on section twenty-two in town four south of range thirteen (13) west, Van Buren county, Michigan. 1116071

A. H. SORNTON, Guardian of said minors.

**MORTGAGE SALE.**—Default having been made in the payment of a certain mortgage, bearing date the 31st day of March, A. D. 1884, made and executed by Edwin E. Rickard of Pine Grove, Van Buren County, State of Michigan, to Adelphi W. Green, of the same place, and recorded in the office of the Register of Deeds of Van Buren County, State of Michigan, in Liber number 26 of mortgages, on page 344, on the 12th day of April, 1884, and the amount due on said mortgage, being one hundred and forty dollars, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid, or any part thereof.

Now therefore, notice is hereby given, that by virtue of a power of sale in said mortgage contained, there shall be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Van Buren, Van Buren county, state of Michigan, on Thursday, the 26th day of June, A. D. 1884, at twelve o'clock, noon, of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount now due on said mortgage, with interest and costs, said premises being described as follows, to-wit: The north thirty acres off from the east half of the south-east quarter of section fifteen (15) in township number one south of range number thirteen west, in Van Buren County, State of Michigan. This sale is subject to another payment of five hundred and fifty dollars, yet to become due.

GEORGE S. ALDRICH, Assignee of Mortgage.

Dated April 30 1884.

**MORTGAGE SALE.**—Default having been made in the payment of a certain mortgage, executed by William North and Mary J. North his wife, dated July 13, 1880, to William F. Bort and Alva M. Warring and recorded in the registers office for Van Buren county Michigan in Liber X of mortgages, at page 135 on the 14th day of July 1880, which mortgage was duly assigned by said mortgagee to A. C. Warner as trustee, November 12, 1883, and recorded January 19, 1884, in Liber 30 at page 296, of mortgages and no proceedings at law or in equity having been had to foreclose said mortgage on which there is due the sum of one hundred and fifteen dollars and no suit or proceedings at law or in equity having been had to foreclose said mortgage, the power of sale having become operative, therefore.

Notice is hereby given that on the 31st day of May, 1884, at one o'clock in the afternoon, at the front door of the Court House, in Van Buren County, Michigan, I will sell at public auction, to the highest bidder, the premises therein described, or so much thereof as may be necessary to satisfy said mortgage, to-wit: The north half (being fifty acres) of the following described land, commencing at the north-east corner of section ten township two south of range thirteen west, in said county, thence west along the section line ten chains, thence south thirty-two chains and fifty links, thence west twenty chains, thence west five chains, thence south five chains, thence west eight chains and fifty links, thence south to a stake, thence south thirty-five chains to the line of said section, thence east to the Michigan Central Railroad, thence along said railroad line north westerly to the half quarter line, thence north along the half quarter line nine chains and eighty-five links to a stake on the quarter line, thence east along the quarter line six chains and eighty-five links to the railroad line, thence north westerly along the said railroad line to the east line of said section, thence north along the section line two chains to the place of beginning, containing one hundred acres. 1013022

Dated, February 29, 1884.

ASHER WALSH, Assignee and Trustee.

O. L. JOHNSON, Att'y for Assignee and Trustee.

### Legal Notices.

**MORTGAGE SALE.**—Default having been made in the payment of a certain mortgage, bearing date May 31st, A. D. 1882, executed by Walter D. Onovos and his wife Amelia E. Groves, of Van Buren county, state of Michigan, to S. S. Grimes, of Kalamazoo, Michigan, and recorded in the office of the Register of Deeds of Van Buren county, state of Michigan, in Liber X of mortgages on page 489 on the 31st day of May, A. D. 1882, and the amount now claimed to be due on said mortgage, being one hundred and thirty-two dollars and fifty cents (\$132.50), and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid or any part thereof. Now, therefore, notice is hereby given that by a power of sale contained in said mortgage, there shall be sold at public auction to the highest bidder at the front door of the Court House in the village of Van Buren, Van Buren county state of Michigan, on Saturday the 26th day of April, A. D. 1884, at twelve o'clock noon of said day, the premises described in said mortgage or so much thereof as shall be necessary to satisfy the amount due on said mortgage and mortgage with interest and costs. Said premises being described as follows, to-wit: The forty four acres off from the south-east quarter of section number eighteen, in township one, south of range fourteen (14) west, in Van Buren county, state of Michigan. The sale is subject to the payment to become due of two hundred and twenty-three dollars and interest. 100013018

Dated, January 31st, 1884.

P. S. GILMES, Mortgagee.

**MORTGAGE SALE.**—Default having been made in the payment of a certain mortgage, executed by William North and Mary J. North his wife, dated July 13, 1880, to William F. Bort and Alva M. Warring and recorded in the registers office for Van Buren county Michigan in Liber X of mortgages, at page 135 on the 14th day of July 1880, which mortgage was duly assigned by said mortgagee to A. C. Warner as trustee, November 12, 1883, and recorded January 19, 1884, in Liber 30 at page 296, of mortgages and no proceedings at law or in equity having been had to foreclose said mortgage on which there is due the sum of one hundred and fifteen dollars and no suit or proceedings at law or in equity having been had to foreclose said mortgage, the power of sale having become operative, therefore.

Notice is hereby given that on the 31st day of May, 1884, at one o'clock in the afternoon, at the front door of the Court House, in Van Buren County, Michigan, I will sell at public auction, to the highest bidder, the premises therein described, or so much thereof as may be necessary to satisfy said mortgage, to-wit: The north half (being fifty acres) of the following described land, commencing at the north-east corner of section ten township two south of range thirteen west, in said county, thence west along the section line ten chains, thence south thirty-two chains and fifty links, thence west twenty chains, thence west five chains, thence south five chains, thence west eight chains and fifty links, thence south to a stake, thence south thirty-five chains to the line of said section, thence east to the Michigan Central Railroad, thence along said railroad line north westerly to the half quarter line, thence north along the half quarter line nine chains and eighty-five links to a stake on the quarter line, thence east along the quarter line six chains and eighty-five links to the railroad line, thence north westerly along the said railroad line to the east line of said section, thence north along the section line two chains to the place of beginning, containing one hundred acres. 1013022

Dated, February 29, 1884.

ASHER WALSH, Assignee and Trustee.

O. L. JOHNSON, Att'y for Assignee and Trustee.

**PROBATE ORDER.**—State of Michigan, County of Van Buren, ss.: At a session of the Probate Court for the county of Van Buren, held at the Probate office, in the village of Van Buren, on Monday, the 7th day of April, in the year one thousand eight hundred and eighty-four, Present, Hon. Orin N. Hilton, Judge of Probate.

In the matter of the estate of Alvin O'Neil et al., deceased.

On reading and filing the petition, duly verified, of Joshua L. McKean, guardian of said minors, praying for reasons therein stated, that he may be allowed to sell certain of the real estate of said deceased minors and in said petition more particularly described.

And it is further ordered, that said petition be given notice to the persons interested in said estate, of the hearing of said petition, to be held at the Probate office, in the village of Van Buren, on Monday, the 7th day of April, in the year one thousand eight hundred and eighty-four, at ten o'clock in the forenoon, and that all persons interested in said estate are required to appear at a session of said Court, then to be held at the Probate office, in the village of Van Buren, on Monday, the 7th day of April, in the year one thousand eight hundred and eighty-four, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said guardian give notice to the persons interested in said estate, of the hearing of said petition, and the hearing thereof, by this copy of this order, to be published in the *TRUTH NORTHSTAR*, a newspaper printed and circulating in said county of Van Buren, for three successive weeks, at least, previous to said day of hearing. 1044019

ORIN N. HILTON, Judge of Probate.

**PROBATE ORDER.**—State of Michigan, County of Van Buren, ss.: At a session of the Probate Court for said county, held at the Probate office, in the village of Van Buren, on Monday, the 7th day of April, in the year one thousand eight hundred and eighty-four, Present, Hon. Orin N. Hilton, Judge of Probate.

In the matter of the estate of Alexander Drake, deceased.

On reading and filing the petition, duly verified, of Sarah J. Drake, widow of said deceased, praying for reasons therein stated, a confirmation of said estate be granted to herself.

Thereupon, it is ordered, that Monday, the 5th day of May, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said Court, then to be held at the Probate office, in the village of Van Buren, on Monday, the 5th day of May, at ten o'clock in the forenoon, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said guardian give notice to the persons interested in said estate, of the hearing of said petition, and the hearing thereof, by this copy of this order, to be published in the *TRUTH NORTHSTAR*, a newspaper printed and circulating in said county of Van Buren, for three successive weeks, at least, previous to said day of hearing. 1044019

ORIN N. HILTON, Judge of Probate.

**ORDER OF PUBLICATION.**—State of Michigan, Ninth Judicial Circuit, in Chancery, In the matter of the estate of Henry S. Thorpe, deceased.

In this cause it appearing from affidavit on file, that the defendant Sidney Thorpe, is a resident of this state, but is a resident of the province of Ontario, Canada.

In pursuance of the provisions of the act in that behalf made, it is ordered that the appearance of said non-resident defendant Sidney Thorpe be entered forthin four months from the date of this order, and in case of his appearance that he cause his answer to the bill of complaint to be filed, and a copy thereof to be served on the complainant's solicitors, within fifteen days after service on him of a copy of said bill and notice of this order, and in default thereof, said bill will be taken as confessed by said non-resident defendant. And it is further ordered, that within twenty days the complainant cause a notice of this order to be published in the *TRUTH NORTHSTAR*, a newspaper printed, published and circulating in said county, and that said publication be continued therein once in each week for six weeks in succession, and that a copy of this order be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

ORAN W. ROWLAND, Circuit Court Clerk, Van Buren County, Mich.

PARKBURST & MOORE, Compt's Solicitors.

**ORDER OF PUBLICATION.**—State of Michigan, Ninth Judicial Circuit, in Chancery, In the matter of the estate of Henry S. Thorpe, deceased.

In this cause it appearing from affidavit on file, that the defendant Sidney Thorpe, is a resident of this state, but is a resident of the province of Ontario, Canada.

In pursuance of the provisions of the act in that behalf made, it is ordered that the appearance of said non-resident defendant Sidney Thorpe be entered forthin four months from the date of this order, and in case of his appearance that he cause his answer to the bill of complaint to be filed, and a copy thereof to be served on the complainant's solicitors, within fifteen days after service on him of a copy of said bill and notice of this order, and in default thereof, said bill will be taken as confessed by said non-resident defendant. And it is further ordered, that within twenty days the complainant cause a notice of this order to be published in the *TRUTH NORTHSTAR*, a newspaper printed, published and circulating in said county, and that said publication be continued therein once in each week for six weeks in succession, and that a copy of this order be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

ORAN W. ROWLAND, Circuit Court Clerk, Van Buren County, Mich.

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In this cause it appearing from affidavit on file, that the defendant Sidney Thorpe, is a resident of this state, but is a resident of the province of Ontario, Canada.

In pursuance of the provisions of the act in that behalf made, it is ordered that the appearance of said non-resident defendant Sidney Thorpe be entered forthin four months from the date of this order, and in case of his appearance that he cause his answer to the bill of complaint to be filed, and a copy thereof to be served on the complainant's solicitors, within fifteen days after service on him of a copy of said bill and notice of this order, and in default thereof, said bill will be taken as confessed by said non-resident defendant. And it is further ordered, that within twenty days the complainant cause a notice of this order to be published in the *TRUTH NORTHSTAR*, a newspaper printed, published and circulating in said county, and that said publication be continued therein once in each week for six weeks in succession, and that a copy of this order be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

ORAN W. ROWLAND, Circuit Court Clerk, Van Buren County, Mich.

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**ORDER OF PUBLICATION.**—State of Michigan, Ninth Judicial Circuit, in Chancery, In the matter of the estate of Henry S. Thorpe, deceased.

In this cause it appearing from affidavit on file, that the defendant Sidney Thorpe, is a resident of this state, but is a resident of the province of Ontario, Canada.

In pursuance of the provisions of the act in that behalf made, it is ordered that the appearance of said non-resident defendant Sidney Thorpe be entered forthin four months from the date of this order, and in case of his appearance that he cause his answer to the bill of complaint to be filed, and a copy thereof to be served on the complainant's solicitors, within fifteen days after service on him of a copy of said bill and notice of this order, and in default thereof, said bill will be taken as confessed by said non-resident defendant. And it is further ordered, that within twenty days the complainant cause a notice of this order to be published in the *TRUTH NORTHSTAR*, a newspaper printed, published and circulating in said county, and that said publication be continued therein once in each week for six weeks in succession, and that a copy of this order be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

ORAN W. ROWLAND, Circuit Court Clerk, Van Buren County, Mich.

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**ORDER OF PUBLICATION.**—State of Michigan, Ninth Judicial Circuit, in Chancery, In the matter of the estate of Henry S. Thorpe, deceased.

In this cause it appearing from affidavit on file, that the defendant Sidney Thorpe, is a resident of this state, but is a resident of the province of Ontario, Canada.

In pursuance of the provisions of the act in that behalf made, it is ordered that the appearance of said non-resident defendant Sidney Thorpe be entered forthin four months from the date of this order, and in case of his appearance that he cause his answer to the bill of complaint to be filed, and a copy thereof to be served on the complainant's solicitors, within fifteen days after service on him of a copy of said bill and notice of this order, and in default thereof, said bill will be taken as confessed by said non-resident defendant. And it is further ordered, that within twenty days the complainant cause a notice of this order to be published in the *TRUTH NORTHSTAR*, a newspaper printed, published and circulating in said county, and that said publication be continued therein once in each week for six weeks in succession, and that a copy of this order be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance.

ORAN W. ROWLAND, Circuit Court Clerk, Van Buren County, Mich.

PARKBURST & MOORE, Compt's Solicitors.

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Cures all diseases of the Nasal Cavity, by instillation of its mucus, in children or adults. Cleans the nostrils and permits natural breathing. It is a sure cure for all diseases of the nose in any language accompany every bottle.

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Can be administered to infants without the slightest danger. It does not contain drugs or chemicals, but is a harmless vegetable syrup, very delicious to the taste, and relieves and positively cures.

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Soldiers that were disabled by wounds, disease, accident or otherwise, the loss of a finger or toe, pilot, various veins, chronic diarrhoea, rupture, varicose, loss of sight of one or both eyes, or partially so, loss of hearing, disease of the heart, falling back of the head, rheumatism, flatula in ano, cholera, or any other disease or disability, if at all slight, gives you a pension. Widows, children, dependent fathers and mothers of soldiers dying in the service, or afterwards, of disease or wounds contracted in the service, are entitled to pensions. I procure pensions where discharge papers are lost. New discharges obtained where lost. Under the new law pensions are increased from \$8 to \$72 per month. Pension does not operate as a bar to a pension. Back pay, lost home claims, travel money while in prison, and bounties promptly collected. War claims of every description collected. I have been successful. Not five cents in a hundred are rejected if properly presented. Come to my office and I will show you claims that I have got through in six days that were presented by other attorneys for seventeen years and rejected in their hands. My office is always open, and advice is free as the air of heaven. My terms are like the old Indian, "No duck, no dinner." Letters of inquiry should contain names and they will receive prompt attention.

Being an ex-soldier of a Michigan Regiment, and with sixteen years practice, I claim to know the business. My fee in every case is \$10, if the pension is secured. Special attention paid to Increase of Pensions, and crowding through claims that are now dragging in limbo. If you have claims that are dragging in limbo, come and see me and I will help you through with them.

CHAS. E. GALLAGHAN,

C. S. Claim Agent, Paw Paw, Mich.

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